07/13/04 11:03	FAX 856 810 145	LICATA & TYR	RELL	RECEIV - GENTRAL FAX JUL 13	ED	E FOR TERA
Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent				Dacket No. ISPH-0518		TERA
In Re Application	Of: Baker et al.			:		
Application No. 89/695,451	Filing Date October 24, 2000	Examiner James Schultz	Customer No. 32862	Group Art Unit 1635	Confirmation No. 2604	
Invention: ANTI	SENSE MODULATI	ON OF TNFRI EXPRESSIO	N			
Owner of Record:	Isis Pharmaceutical	s, Inc.				-
:		·				
provided below, the the expiration date disclaimer, of prior F be enforceable only patent granted on the In making application that wou patent, as presently held unenforceable, under 37 C.F.R. 1.3	of the full statutory tender No. 6,007,995 for and during such perinstant application and the above disclaimer. Id extend to the expirate shortened by any term is found invalid by a care.	tutory term of any patent grant m defined in 35 U.S.C. 154 t . The owner hereby agrees eriod that it and the prior pate d is binding upon the grantee, if the owner does not disclaim on date of the full statutory ten ilnal disclaimer, in the event tr ourt of competent jurisdiction, elled by a reexamination certifi- isently shortened by any termin	ed on the instant at 156 and 173, a that any patent so nt are commonly its successors and the terminal part in as defined in 35 lat it later expires is statutorily disclaticate, is reissued,	ipplication, which vision presently shorter granted on the inspector assigns.  of any patent graup property of any patent graup patent graups.  U.S.C. 154 to 156 for failure to pay a simed in whole or the shortest property or the shortest property of the shortest propert	ned by any terminal tant application shall ement runs with any nted on the instant and 173 of the prior maintenance fee, is erminally disclaimed	
	er box 1 or 2 below, if a	•				
	sions on behalf of an owered to act on behalf	organization (e.g., corporation of the organization.	n, partnership, uni	versity, governmer	it agency, etc.), the	
information and bell statements and the	ief are believed to be t tike so made are pun	ints made herein of my own rue; and further that these sta shable by fine or imprisonmer ments may jeopardize the valid	tements were mader	le with the knowle Section 1001 of Ti	dge that willful false tile 18 of the United	3
2. The unders	igned is an attorney of	record.				
Javan	Signatura	Dated	July 13, 2004			
PTO sugge		E.F.R. 1.20(d) included. al disclaimer was unchanged. b) is required if terminal disclair	mer is signed by th	e assignee.		